## NOTIFICATION OF ENHANCEMENT – IMPAIRED DRIVING

Defendant:	, Case No
	IMPAIRED DRIVING CONVICTION
the Influence of Alcohol and/or Dr Driving under 41-6a-502.5, if: (a)	ent of the prosecutor, a plea to a class B misdemeanor charge of Driving under rugs committed on or after 7/1/08 may be entered as a conviction of Impaired the defendant completes court ordered probation requirements; or (b) the tiated plea and the court finds the plea to be in the interest of justice.
41-6a-502.5(2): A conviction of In	mpaired Driving under 41-6a 502.5 is a class B misdemeanor.
	ENHANCEMENT / PENALTIES
	iction 41-6a-502.5(6)(a): The court shall order: (a) a screening and an ate by the screening); and (b) an educational series (unless the court orders
assessment and substance abuse tre	ng Conviction 41-6a-502.5(6)(b): The court shall order a screening and eatment at a program providing intensive care or inpatient treatment and longough after treatment for not less than 240 hours.
	red Driving Conviction is, by statute, considered to be a "prior conviction" cond, third or subsequent convictions.
for the periods prescribed in this se	on will result in the defendant being classified as an alcohol-restricted driver ection. It is a class B misdemeanor for an alcohol-restricted driver to operate a motor vehicle in this state with any measurable or detectable amount of
Minimum / Maximum Sentence	
Class B Misdemeanor: 0 days to	6 months jail; \$0 to \$1,940 in fines and surcharges, plus interest
Review and sign one copy of this f	form and leave it with the court; take the other copy with you.
I understand the foregoing Notific	cation of Enhancement as explained here and as orally explained to me.
 Date	Defendant